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09/936,047	02/13/2002	Norbert Becker	3286-0171P	7826
759	90 03/22/2004		EXAM	INER
Harness Dickey & Pierce PLC P O Box 8910			TRUONG, CAM Y T	
Reston, VA 20195			ART UNIT	PAPER NUMBER
·			2172	12
			DATE MAILED: 03/22/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	_	Application No.	Applicant(s)			
Office Action Summan		09/936,047	BECKER ET AL.			
•	Office Action Summary	Examiner	Art Unit			
		Cam Y T Truong	2172			
Period fe	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
THE - External after aft	IORTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. Insions of time may be available under the provisions of 37 CFR 1.7 SIX (6) MONTHS from the mailing date of this communication. In period for reply specified above is less than thirty (30) days, a reput population of the provision of the period for reply is specified above, the maximum statutory period under the provision of the period for reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing led patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be tin bly within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
Status						
1) 又	Responsive to communication(s) filed on <u>02 J</u>	lanuary 2004.				
		s action is non-final.				
3)□	,					
Disposit	ion of Claims					
5)□ 6)⊠ 7)□	Claim(s) 1-16 is/are pending in the application 4a) Of the above claim(s) is/are withdra Claim(s) is/are allowed. Claim(s) 1-16 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	awn from consideration.				
Applicat	ion Papers					
10)	The specification is objected to by the Examine The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine The specification is objected to be specification to the specification is objected to by the Examine The specification is objected to be specification to the specification is objected to be specification.	cepted or b) objected to by the lead of a drawing(s) be held in abeyance. See the cition is required if the drawing(s) is objection is required if the drawing(s) is objection.	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).			
	under 35 U.S.C. § 119					
12) <u>□</u> a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1 Certified copies of the priority document 2 Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureau See the attached detailed Office action for a list	ts have been received. ts have been received in Application trity documents have been receive ou (PCT Rule 17.2(a)).	on No ed in this National Stage			
	te of References Cited (PTO-892)	4) 🔲 Interview Summary	(PTO-413)			
2) 🔲 Notic 3) 🔲 Infor	e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date	Paper No(s)/Mail Da				

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DETAILED ACTION

1. Applicant has amended claim 1 and added claims 9-16 in the amendment filed on 1/2/04. Claims 1-16 are pending in this Office Action.

Applicant's arguments with respect to claims 1-16 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Weinberg et al (USP 5974572).

As to claim 1, Weinberg teaches the claimed limitations:

"at least one automation object" as a node object in automatic Astra (fig. 8, col. 31, lines 40-45);

"a directory for storing object names of the at least one automation object" as a tree 290 stores objects names such as mercury interactive online and 10K.pdf (figs. 4 &22);

"an object name assigned to a directory entry which includes first information data as a reference to the at least one automation object" as tree stores object name such as mercury interactive online which is used to link to other object such as company

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or 10K.pdf. Thus, mercury is represented as the first information data as a reference to the object company (fig. 4), "and third information data as a description of interfaces of the at least one automation object" as new URLs or modified URLs are one of description of site graphs of objects in a tree (fig. 21, col.30, lines 54-55), "wherein once entry into the directory has taken place, the at least one automation object can be viewed by at least one of other users and tools" in fig. 21, a user can view graph including mercury interactive online and can selectively display the following: new URLs, unmodified URLs (col. 30, lines 52-55), "and wherein the object name of the at least one automation object can be used to request a reference to the at least one automation object" as object name mercury can be used to request a reference to another object such as xrume (fig. 3) "and wherein the at least one automation object can be worked on by a number of users in parallel" as accessing the site by the large numbers of concurrent visitors implies that multiple visitors work on the site in parallel or at the same time. Thus, this information equates to a system, which permits an automation object to be accessed on by multiple users. This site is represented as one automation object (col. 32, lines 55-57).

Weinberg does not explicitly teach the claimed limitation "second information data as a description of technological functionality". However, Weinberg teaches for each node that includes information such as the content type, the file size known only if the entire file has been retrieved, the numbers of inbound links and outbound links, and the date and time of last modification. This information implies the date and time of last modification for the file as a description of technological functionality. The date and time

of last modification for the file is represented as second information data (fig. 4, col. 16, lines 36-55).

It would have been obvious to a person of an ordinary skill in the art at the time the invention was made to apply Weinberg's teaching of each node that includes information such as the content type, the file size known only if the entire file has been retrieved, the numbers of inbound links and outbound links, and the date and time of last modification in order to allow a user to keep track objects following an order and save time for search/retrieve objects based on description.

As to claims 2 and 10, Weinberg teaches the claimed limitation "wherein the directory entry includes fourth information data for listing the names of subcomponents of the at least one automation object" in fig. 4, the system displays a tree including root node mercury interactive online and list leaf nodes names such as mercury interactive empl, company, 10K.pdf.

As to claims 3, 5, 11 and 13, Weinberg teaches the claimed limitation "wherein the automation system includes means for the automatic entry of an automation object into the directory" as one important feature of Astra, referred to herein as Automatic Update, allows the user to update an existing web site map which includes objects by selecting a start Automatic Update. Thus, when the system updates web site map, the system updates objects too. Updating includes entering a new URL or object into tree (figs. 1& 4, col. 10, lines 25-40).

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As to claims 4, 6-8, 12, 14-16, Weinberg teaches the claimed limitation "wherein the automation system includes means for indicating that an automation object is no longer available" as deleted URLs box in fig. 21 indicate URLs is no longer available and "that a copy of the object is being created" as downloading the home page only if the page has been modified since the last scanning of the URL (col. 20, lines 55-60).

As to claim 9, Weinberg teaches the claimed limitations:

"a memory for storing at least one object name of at least one automation object as a directory entry in a directory" as (fig. 8, col. 31, lines 40-45),

"wherein an object name includes, first information data as a reference to the at least one automation object" as tree stores object name such as mercury interactive online which is used to link to other object such as company or 10K.pdf. Thus, mercury is represented as the first information data as a reference to the object company (figs. 4 &22);

"third information data as a description of an interface of the at least one automation object, wherein the at least one automation object, when in the directory, is viewable by at least one of another user and tool" in fig. 21, a user can view graph including mercury interactive online and can selectively display the following: new URLs, unmodified URLs (col. 30, lines 52-55),

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"wherein the object name of the at least one automation object is usable to request a reference to the at least one automation object" as object name mercury can be used to request a reference to another object such as xrume (fig. 3),

"and wherein the at least one automation object is usable by a plurality of users in parallel" as accessing the site by the large numbers of concurrent visitors implies that multiple visitors work on the site in parallel or at the same time. Thus, this information equates to a system, which permits an automation object to be accessed on by multiple users. This site is represented as one automation object (col. 32, lines 55-57).

Weinberg does not explicitly teach the claimed limitation "second information data as a description of technological functionality". However, Weinberg teaches for each node that includes information such as the content type, the file size known only if the entire file has been retrieved, the numbers of inbound links and outbound links, and the date and time of last modification. This information implies the date and time of last modification for the file as a description of technological functionality. The date and time of last modification for the file is represented as second information data (fig. 4, col. 16, lines 36-55).

It would have been obvious to a person of an ordinary skill in the art at the time the invention was made to apply Weinberg's teaching of each node that includes information such as the content type, the file size known only if the entire file has been retrieved, the numbers of inbound links and outbound links, and the date and time of last modification in order to allow a user to keep track objects following an order and save time for search/retrieve objects based on description.

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Conclusion

4. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Contact Information

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Cam-Y Truong whose telephone number is (703-605-1169). The examiner can normally be reached on Mon-Fri from 8:00AM to 4:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Breene, can be reached on (703-305-9790). The fax phone numbers for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703-305-3900).

Cam-Y Truong

3/16/04

SHAHID ALAMNER
SHAHID EXAMINER

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